

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO**

NATHAN ROWAN, individually, and on
behalf of all others similarly situated,

Plaintiff

v.

BROCK PIERCE, an individual,

Defendant

Case No.: 3:20-cv-01648-RAM

Class Action Complaint

MOTION TO RESTRICT FILING

TO THE HONORABLE COURT:

COMES NOW the Defendant Brock Pierce (“Mr. Pierce”) through his undersigned counsel who respectfully states and prays:

1. Today, October 27, 2023, Mr. Pierce will file his Surreply in support of his Opposition to Plaintiff’s Renewed Motion for Class Certification (D.E. 213).

2. In support, Mr. Pierce intends to cite to evidence and deposition testimony that contains confidential information that is protected under the terms of the Stipulated Protective Order (D.E. 97).

3. Because of the confidential nature of the issues discussed therein, Mr. Pierce requests that he be allowed to file the Surreply under the “Case Participants” restriction.

WHEREFORE, Defendant Brock Pierce requests that this Court allow the Surreply (D.E. 213) under the “Case Participants” restriction.

Date: October 27, 2023

/s/ Iván Lladó

Ramón Dapena

Iván J. Lladó

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Attorneys for Defendant Brock Pierce

CERTIFICATE OF SERVICE

I hereby certify that on **October 27, 2023**, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send notification of this filing to all counsel of record.

By: /s/ Iván Lladó
Iván J. Lladó